IN THE UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF VIRGINIA Richmond Division

X

Chapter 11

In re:

Case No. 08-35653 (KRH)

CIRCUIT CITY STORES, INC.,

<u>et al</u>.,

Jointly Administered

Debtors.1

X

AFFIDAVIT OF SERVICE

I, Evan Gershbein, being duly sworn according to law, depose and say that I am employed by Kurtzman Carson Consultants LLC, the Court appointed claims and noticing agent for the Debtors in the above-captioned cases.

On September 27, 2010, I caused to be served the document listed below upon the parties listed on **Exhibit A** hereto via postage pre-paid U.S. mail:

(Personalized) Class 3 Election Letter (attached hereto as **Exhibit B**)

Dated: September 30, 2010

Evan Gershbein

State of California, County of Los Angeles

Subscribed and sworn to (or affirmed) before me on September 30, 2010, by Evan Gershbein, proved to me on the basis of satisfactory evidence to be the person who appeared before me.

Signature: _ Chichel

MICHELLE CRUZ Commission # 1875517 Notary Public - California Los Angeles County My Comm. Expires Jan 2, 2014

The Debtors and the last four digits of their respective taxpayer identification numbers are as follows: Circuit City Stores, Inc. (3875), Circuit City Stores West Coast, Inc. (0785), InterTAN, Inc. (0875), Ventoux International, Inc. (1838), Circuit City Purchasing Company, LLC (5170), CC Aviation, LLC (0841), CC Distribution Company of Virginia, Inc. (2821), Circuit City Properties, LLC (3353), Kinzer Technology, LLC (2157), Abbott Advertising Agency, Inc. (4659), Patapsco Designs, Inc. (6796), Sky Venture Corp. (0311), PRAHS, Inc. (n/a), XSStuff, LLC (9263), Mayland MN, LLC (6116), Courchevel, LLC (n/a), Orbyx Electronics, LLC (3360), and Circuit City Stores PR, LLC (5512). The address for Circuit City Stores West Coast, Inc. is 9250 Sheridan Boulevard, Westminster, Colorado 80031. For all other Debtors, the address was 9950 Mayland Drive, Richmond, Virginia 23233 and currently is 4951 Lake Brook Drive, Glen Allen, Virginia 23060.

Case 08-35653-KRH Doc 8676 Filed 09/30/10 Entered 09/30/10 13:53:53 Desc Main Document Page 2 of 8

EXHIBIT A

Case 08-35653-KRH Doc 8676 Filed 09/30/10 Entered 09/30/10 13:53:53 Desc Main Documention Let Page 3 sof 8

								Claim Number/
Name	CreditorNoticeName	Address1	Address2	Address3 City	State	Zip	Country	Schedule F Amount
ABRANTES, JOHN DAVID	JOHN ABRANTES	11651 DECLARATION DR		RANCHO CUCAMONGA	CA	91730-8228		539
ABRANTES, JOHN DAVID	JOHN ABRANTES	11651 DECLARATION DR		RANCHO CUCAMONGA	CA	91730-8228		541
ANDRUS, MIKE J		4194 EAST NIBLEY CIRCLE		IDAHO FALLS	ID	83401		618
AREVALO, RUBEN	-	808 SOUTH CAROL AVE		MCHENRY	II	60050-8374		339
AUTOMATED BUILDING COMPONENTS	-	17680 HANSOM CT		SOUTH BEND	IN	466351013		104
		17000 HANSOW CT		300TH BEND				
COLUMBIA PLAZA SHOPPING CENTER		PO BOX 801178	C/O WALTERS ACQUISITIONS INC	KANSAS CITY	МО	64180		\$39,972.5
COMPETITRACK INC		PO BOX 826209		PHILADELPHIA	PA	19182		117
COMPETITRACK INC		PO BOX 826209		PHILADELPHIA	PA	19182		\$1,500.0
DAILY DEMOCRAT		PO BOX 730		WOODLAND	CA	95776		\$1,116.1
FISH, JOHN C		1323 LACEBARK ST		TREVOSE	PA	19053-4517		364
GUTMAN, J THOMAS		205 W 95TH ST 2D		NEW YORK	NY	10025		568
GUTMAN, J THOMAS		205 W 95TH ST 2D		NEW YORK	NY	10025		568
HARDYMON, JAMES F		333 W VINE ST SUITE 300		LEXINGTON	KY	40507-1626		\$1,500.0
HARDYMON, JAMES F		333 WEST VINE ST	SUITE 300	LEXINGTON	KY	40507-1622		\$1,500.0
HERALD & REVIEW		PO BOX 311		DECATUR	IL	62525		\$8,802.0
KANE, ALAN		35 TALBOT CT		SHORT HILLS	NJ	07078		682
KANE, ALAN		35 TALBOT CT		SHORT HILLS	NJ	07078		700
KANE, ALAN		35 TALBOT CT		SHORT HILLS	NJ	07078		700
KANE, ALAN		35 TALBOT COURT		SHORT HILLS	NJ	07078		\$1,500.0
KANE, ALAN	-	35 TALBOT COURT		SHORT HILLS	NJ	07078		\$1,652.0
					AZ			\$1,652.0
KAREL, DAVID MICHAEL		28336 N DESERT NATIVE ST		QUEEN CREEK		85143-6847		
KENNEDY, STEPHEN J		PO BOX 1147		MOAB	UT	84532-1147		779
	C/O RUBIN PACHULSKI PROPERTIES	9601 WILSHIRE BLVD STE 260		BEVERLY HILLS	CA	90210		969
Liquidity Solutions Inc		One University Plz Ste 312		Hackensack	NJ	07601		1224
Maczka, Lukasz		2914 N Allen Ave		Chicago	IL	60618-6702		570
McDaniel Fire Systems	Thomas I Osborn	1055 Joliet Rd		Valparaiso	IN	46385		59
MCDANIEL FIRE SYSTEMS		39493 TREASURY CENTER		CHICAGO	IL	60694		\$1,410.0
MILLER, FRED A		9870 COWDEN ST		PHILADELPHIA	PA	19115-2308		521
MONTAGE INC		3050 CENTRE POINTE DR STE 50		ROSEVILLE	MN	55113		257
MONTAGE INC		NW5803	PO BOX 1450	MINNEAPOLIS	MN	55485		319
MONTAGE INC		NW 5803	PO BOX 1450	MINNEAPOLIS	MN	55485		\$2,450.0
MONTAGE INC		NW5803	PO BOX 1450	MINNEAPOLIS	MN	55485		\$2,922.7
MULTI SITE ENERGY ADVISORS		7955 SPALDING HILLS DR		ATLANTA	GA	30350		\$5,000.0
MULTIBAND SUBSCRIBER SERVICES		9449 SCIENCE CENTER DR		NEW HOPE	MN	55428-3623		\$2,720.0
NATIONAL ARBITRATION & MEDIATION INC		990 STEWART AVE 1ST FL		GARDEN CITY	NY	11530-4882		411
OCCUPATIONAL SAFETY AND HEALTH	RON WELLS INSPECTOR NC DOL	1101 MAIL SERVICE CENTER		RALEIGH	NC	27699-1100		\$2,860.0
ADMINISTRATION	RON WELLS INSPECTOR NO DOL							. ,
OGDEN NEWSPAPERS INC		1500 MAIN ST	INTELLIGENCER NEWS REGIST	WHEELING	WV	26003-2826		376
READING EAGLE COMPANY		PO BOX 582		READING	PA	19603-0582		218
RYAN & DAWSON		770 S POST OAK LN STE 550		HOUSTON	TX	77056		\$2,364.0
Stoll, Michael P		121 Cross Creek Dr		Chapel Hill	NC	27514-1498		570
STR SOFTWARE COMPANY		11505 ALLECINGIE PARKWAY		RICHMOND	VA	23235-4301		299
	Attn Danny McDonald	Legal Dept	1300 S Mopac 3rd FI	Austin	TX	78746-6933		210
	ATTN DANNY MCDONALD	1300 SOUTH MOPAC EXPRESSWAY	3RD FLOOR	AUSTIN	TX	78746-6933		118
	ATTN DANNY MCDONALD	1300 SOUTH MOPAC EXPRESSWAY	3RD FLOOR	AUSTIN	TX	78746-6933		118
	ATTN DANNY MCDONALD	LEGAL DEPT	1300 S MOPAC 3RD FL	AUSTIN	TX	78746-6933		\$82,377.3
Ware Disposal Inc		PO Box 8089		Newport Beach	CA	92658		562
WARREN, EARY N		1923 SW 22ND CT		CAPE CORAL	FL	33991-3075		897
		9164 ODEY DR		MECHANICSVILLE	VA	23116		876
				MECHANICOVILLE	IVA	143110	1	8/0
WEBB, LESLIE E								^
WEBB, LESLIE E WEBB, LESLIE E		9164 ODEY DR	0.75.040	MECHANICSVILLE	VA	23116-2690		917
WEBB, LESLIE E WEBB, LESLIE E WHPT		9164 ODEY DR 11300 4TH ST N	STE 318	MECHANICSVILLE ST PETERSBURG	VA FL	23116-2690 33716-2941		58
WEBB, LESLIE E WEBB, LESLIE E		9164 ODEY DR	STE 318 STE 318	MECHANICSVILLE	VA	23116-2690		

Case 08-35653-KRH Doc 8676 Filed 09/30/10 Entered 09/30/10 13:53:53 Desc Main Documention Let Page 4 sof 8

								Claim Number/
Name	CreditorNoticeName	Address1	Address2	Address3	City S	ate Zip	Country	Schedule F Amount
WSVN	1	401 79TH ST CAUSEWAY		MIAMI	F	33141		2606
WSVN	F	O BOX 1118		MIAMI	F	33238-1118	3	\$14,407.50

Case 08-35653-KRH Doc 8676 Filed 09/30/10 Entered 09/30/10 13:53:53 Desc Main Document Page 5 of 8

EXHIBIT B

Case 08-35653-KRH Doc 8676 Filed 09/30/10 Entered 09/30/10 13:53:53 Desc Main Document Page 6 of 8

Circuit City Stores, Inc. P.O. Box 5695 Glen Allen, VA 23058-5695

September 27, 2010

Via First Class Mail [Claimant Name] [Claimant Address]

RE: In re Circuit City Stores, Inc., et al., Ch. 11 Case No. 08-35653 (KRH) (Bankr. E.D. Va. 2008)

Dear []:

As you should be aware, on November 10, 2008 (the "Petition Date"), Circuit City Stores, Inc. ("Circuit City") and certain of its subsidiaries (collectively, the "Debtors") filed voluntary bankruptcy cases (the "Chapter 11 Cases") in the United States Bankruptcy Court for the Eastern District of Virginia (the "Bankruptcy Court").

On September 14, 2009, Bankruptcy Court entered an order (Docket No. 8555, the "Confirmation Order") confirming the Modified Second Amended Joint Plan of Liquidation of Circuit City Stores, Inc. and its Affiliated Debtors and Debtors in Possession and its Official Committee of Creditors Holding General Unsecured Claims attached thereto (the "Plan"). The Plan was proposed jointly by the Debtors and the statutory committee of unsecured creditors (the "Creditors' Committee" and together with the Debtors, the "Plan Proponents"). On August 9, 2010, the Plan Proponents filed the Supplemental Disclosure With Respect to Second Amended Joint Plan of Liquidation of Circuit City Stores, Inc. and its Affiliated Debtors and Debtors in Possession and its Official Committee of Creditors Holding General Unsecured Claims and Notice of Deadline to Object to Confirmation (Docket No. 8253, the "Supplement").

The Plan, the Confirmation Order and the Supplement, together with the docket of the Debtors' chapter 11 cases and other case information, may be accessed through the Debtors' case information website at www.kccllc.net/circuitcity.

Unless otherwise defined herein, capitalized terms have the meanings ascribed to them in the Plan.

Page 2

The Supplement sets out the Plan Proponents' updated estimates of recoveries to creditors under the Plan, including to General Unsecured Creditors. In particular, the Plan Proponents now estimate that, under the Plan, Holders of General Unsecured Claims in Class 4 will recover between 10% and 32% of the Allowed amount of their Claims, an increase over the recoveries originally predicted in the Disclosure Statement.² Holders of Class 3 Convenience Claims, including Holders who opted in to Class 3 on their Ballots, will continue to receive a recovery of 10% of the Allowed amount of their Claims.

You have been identified as a Holder of a General Unsecured Claim who elected, on your Class 4 Ballot, to opt-in to Class 3. As a result of this election, under the Plan, your Claim will be reduced to \$1000 and you will receive a payment of 10% of this amount, or \$100, subject to the Debtors' or the Liquidating Trustee's right to object to your Claim on any grounds governing law permits.

In light of the increase in estimated recoveries to Holders of Class 4 Claims, the Plan Proponents hereby offer you the opportunity to revoke your election into Class 3 and, thus, to remain in Class 4 and receive the recovery provided to that Class once your Claim is Allowed.

Should you choose to revoke your election, the Debtors and the Liquidating Trust continue to reserve all rights to object to your Claim on any grounds governing law permits. And, there is no assurance that if you revoke your election and your Claim is treated as a Class 4 Claim, that your recovery on account of your Claim, if and when Allowed, will be greater than the recovery you would receive as a Holder of a Claim in Class 3.

If you would like to revoke your election, please fill in the requested information and sign below and return this letter to

Circuit City Stores, Inc. P.O. Box 5695 Glen Allen, VA 23058-5695 Attn: Convenience Claim Election

- and -

Kurtzman Carson Consultants LLC Attn: Circuit City Stores, Inc., et al. 2335 Alaska Avenue El Segundo, CA 90245

Estimates of recoveries are inherently uncertain and there is no guarantee that actual recoveries will fall within the predicted range of recoveries.

Page 3

by mail no later than October 29, 2010.

	Very truly yours,
	CIRCUIT CITY STORES, INC., et al.
	/s/ Katie Bradshaw Katie Bradshaw Vice President & Controller
Cer	tification. By signing this letter, I hereby certify that:
a)	I am the Holder of [Claim number/ claim listed on Schedule F in the amount of \$], as of the date hereof.
b)	I have full power and authority to revoke the election into Class 3;
c)	I wish to revoke my election of [Claim number/ my claim listed on Schedule F in the amount of \$] into Class 3 and remain in Class 4 under the Plan; and
d)	I understand that my decision to revoke my election into Class 3 is without prejudice to the Debtors' or the Liquidating Trust's right to object to my Claim on any grounds governing law permits, and I further understand that there is no guarantee that I will receive a greater recovery as a Holder of a Claim in Class 4.
	Name Of Voter:(Print Or Type)
	Signature:
	Name and Title Of Signatory(If Other Than Voter)
	Date Signed: